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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/069,815	05/03/2002	Gunter Halmschlager	VOI0215.US	7182
7590 12/10/2003			EXAMINER	
Todd T Taylor			BAREFORD, KATHERINE A	
Taylor & Aust 142 S Main Street			ART UNIT	PAPER NUMBER
P O Box 560			1762	
Avilla, IN 467	710		DATE MAILED: 12/10/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.	Applicant(s)	200			
Office Action Comme		10/069,815	HALMSCHLAGE	ER ET AL.			
	Office Action Summary	Examiner	Art Unit				
		Katherine A. Barefo					
Period f	The MAILING DATE of this communication Reply	on appears on the cover s	heet with the correspondence a	iddress			
THE - External afternal aftern	MORTENED STATUTORY PERIOD FOR MAILING DATE OF THIS COMMUNICAT ensions of time may be available under the provisions of 37 r SIX (6) MONTHS from the mailing date of this communica e period for reply specified above is less than thirty (30) day of period for reply is specified above, the maximum statutory ure to reply within the set or extended period for reply will, by reply received by the Office later than three months after the patent term adjustment. See 37 CFR 1,704(b).	TION.  CFR 1.136(a). In no event, however tion.  vs. a reply within the statutory minim y period will apply and will expire SID y statute, cause the application to be	or, may a reply be timely filed  um of thirty (30) days will be considered tim  (6) MONTHS from the mailing date of this ecome ABANDONED (35 U.S.C. § 133).				
Status							
	Responsive to communication(s) filed or	_					
2a)⊠ —	<i>,</i> —	This action is non-final.					
3)	Since this application is in condition for a closed in accordance with the practice u			ne merits is			
Disposit	ion of Claims						
4)⊠	Claim(s) 1-39 is/are pending in the application	cation.					
	4a) Of the above claim(s) is/are w	ithdrawn from considerati	on.				
5)	Claim(s) is/are allowed.						
6)⊠	Claim(s) 20-39 is/are rejected.						
7)	Claim(s) is/are objected to.						
8)[	Claim(s) are subject to restriction	and/or election requirement	ent.				
• •	ion Papers Claums 1-19 are C						
	The specification is objected to by the Ex						
10)	The drawing(s) filed on is/are: a)[		•				
	Applicant may not request that any objection	= : :	• • • • • • • • • • • • • • • • • • • •				
	Replacement drawing sheet(s) including the		= : *	• •			
11)[	The oath or declaration is objected to by	the Examiner. Note the a	tached Office Action or form F	'TO-152.			
_	under 35 U.S.C. §§ 119 and 120						
	Acknowledgment is made of a claim for to the All b) Some * c) None of:  1. Certified copies of the priority documents of the priority documents. Copies of the certified copies of the application from the International Exp	uments have been receive uments have been receive e priority documents have	ed. ed in Application No e been received in this Nationa	al Stage			
13)∭ A s 3	See the attached detailed Office action for Acknowledgment is made of a claim for do ince a specific reference was included in 1.7 CFR 1.78.   The translation of the foreign language.	omestic priority under 35 the first sentence of the s	J.S.C. § 119(e) (to a provision pecification or in an Application				
14) 🗌 A	Acknowledgment is made of a claim for do eference was included in the first sentence	mestic priority under 35 l	J.S.C. §§ 120 and/or 121 since				
Attachmen	nt(s)						
2) 🔲 Notic	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-9 mation Disclosure Statement(s) (PTO-1449) Paper I	48) 5) 🗌 No	erview Summary (PTO-413) Paper No tice of Informal Patent Application (PT her:				

Art Unit: 1762

### **DETAILED ACTION**

1. The amendment of October 14, 2003 has been received and entered.

# Specification

- 2. The objection to the disclosure because of informalities as to the national stage application information at page 1 is withdrawn due to applicant's providing of the information in the amendment of October 14, 2003.
- 3. The specification is objected to as failing to provide proper antecedent basis for the claimed subject matter. See 37 CFR 1.75(d)(1) and MPEP \$ 608.01(o). Correction of the following is required: the features of claims 29 are missing.

In the amendment of October 14, 2003, applicant argues that the features of claim 29 are located in the paragraph starting at page 6, line 4. The Examiner has reviewed page 6, however, the paragraph at lines 1-5 of page 6, starting "Roll 15 is one of those rolls, . . ." contains no information about the dry content of the web, which is the required feature of claim 29. As a result, the objection is maintained.

## Claims

4. The Examiner notes that applicant in claim 30 requires an "application device configured to apply a viscid medium to the material web", and claim 31 requires that the application device first applies the material to belt, which then applies the material to the web. From this wording,

Art Unit: 1762

the Examiner understands "application device configured to apply a viscid medium to the material web" to be an applicator configured to apply viscid medium either directly or indirectly to the web.

## Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 6. The rejection of claims 20-25, 30-33, 36 and 39 under 35 U.S.C. 102(e) as being anticipated by Laapotti (US 6372090) is withdrawn due to applicant's amendments of October 14, 2003.

# Claim Rejections - 35 USC § 103

- 7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Art Unit: 1762

8. Claims 20-25, 27, 29-33, 35-37 and 38-39 are rejected under 35 U.S.C. 103(a) as being unpatentable over Laapotti (US 6372090) in view of Laapotti (US 5951821) (hereinafter Laapotti '821).

Laapotti teaches a method of application of liquid through viscid mediums onto the surface of a pre-dried material web. Figure 1 and column 3, lines 15-25 and 45-65 and column 4, lines 20-35(the web is dried before the first coating treatment and again before the second coating treatment. A viscid medium coating is applied to at least one side of the material web. Figure 1 and column 3, lines 15-25 and 45-65 (the "treating agent" as described would be a viscid medium coating). The web with applied coating is routed through a press nip. Figure 1 and column 3, lines 45-65. The material web is supported, substantially without free draw, after said routing step. Figure 1 and column 6, lines 1-20 and column 4, lines 20-35. The Examiner notes that as worded claim 20 also would allow for the routing through the press nip to occur before the applying of the coating step. (Laapotti also shows this, at column 1, lines 20-65 (the press nip of elements 3,4) and figure 1).

Claim 21: the supporting step includes supporting the web with at least one flexible continuous belt substantially until the material web reads a dryer cylinder of a downstream dryer group. Figure 1 and column 3, lines 45-65 and column 4, lines 20-35.

Claim 22: the applying step includes the substeps of applying the viscid medium to an outside surface of a flexible continuous belt. The medium is transferred from the outside surface of the belt to an underneath side of the web. Column 3, lines 45-65 and figure 1.

Art Unit: 1762

Claim 23: the belt is configured to also provide support to the web. Figure 1 and column 6, lines 20-30.

Claim 24: the applying step can also include applying the viscid medium to an outside surface of a flexible continuous belt. Column 3, lines 45-65, column 4, lines 20-35 and figure 1. The medium is transferred from the outside surface of the belt to a top side of the web. Column 4, lines 20-35 and figure 1 (the second applicator unit 21).

Claim 25: the belt is also configured to provide support to the material web. Column 6, lines 20-30 and figure 1.

Claim 30: Laapotti also provides a coating device for the web. Figure 1 and column 3, line 20 through column 4, lines 35. An application device is provided to apply a viscid medium indirectly to the material web. Column 3, lines 45-65 and figure 1. First and second support rolls are provided. Column 3, lines 45-65 and figure 1. A belt supported by the first and second support rolls, configured to support the web without free draw is provided. Figure 1 and column 3, lines 45-65. A press shoe is provided proximate to the continuous belt, forming a press nip therebetween. Figure 1 and column 3, lines 45-65. The nip is located downstream from the application device. Figure 1 and column 3, lines 45-65.

Claim 31: the application device includes a first application device located proximate to an outside surface of the continuous belt where the first support roller is in contact with the belt.

Figure 1 and column 3, lines 45-65. The first application device is configured to apply medium to the belt for subsequent transfer to the web. Figure 1 and column 3, lines 45-65.

Art Unit: 1762

Claim 32: the device can further include a plurality of guide rollers. Figure 1 and column 3, lines 45-65. An application roll is also provided. Figure 1 and column 3, lines 45-65 and column 4, lines 20-35. An other continuous belt disposed around the application roll and guide rollers is provided. Figure 1 and column 3, lines 45-65. The other belt is configured as a press belt. Figure 1 and column 3, lines 45-65 (note that the second applicator unit is an inverted version of the first). A second application device is disposed proximate to an outside surface of the other belt. Figure 1 and column 3, lines 45-65 and column 4, lines 20-35. The application roll is in contact with the other belt. Figure 1 and column 3, lines 45-65. The second application device is configured to deliver a viscid medium to the other belt for subsequent transfer to an other side of the web. Figure 1 and column 3, lines 45-65 and column 4, lines 20-35.

Claim 33: the device further comprises a dryer section with at least one dryer cylinder. Column 6, line 60 through column 7, line 10 (for example) and figure 3. At least one of the belts supports the web substantially to the at least one dryer cylinder. See figures 1 and 3.

Claim 36: the device can further include a suction roll downstream of the press nip. See column 3, lines 20-45 and column 4, lines 20-35 and figures 1 and 3. The suction roll is configured to transfer the material web to the dryer cylinder. See column 3, lines 20-45 and column 4, lines 20-35 and figures 1 and 3.

Claim 38: the device is configured to produce board base paper, which would include corrugated board base paper. Column 3, lines 20-30.

Laapotti teaches all the features of these claims, except (1) the penetration segment length (claims 27 and 35), (2) the web dryness prior to coating (claim 29), (3) the drive (claim 37), (4)

Art Unit: 1762

the adjustable guide rolls (claim 38) and (5) the extensible support surface with movable second support roll (claims 1 and 30). Laapotti does teach that a penetration segmement is provided after application and before the nip. See figure 1. Laapotti further teaches that an "extended nip" is provided by the contact between the belt of the transfer fabric 14 and the belt 18. Column 3, line 45 through column 4, line 25 and figure 1. This extended nip is at least 50 mm in length. Column 3, lines 15-20. Laapotti further teaches that when a web is usually formed in a paper making process, it is dried to only about 2-4 % moisture content, and that the present invention allows there to be more moisture present, before applying the treating agent. See column 2, lines 15-50. Laapotti further teaches that transfer fabric 14 which supports the web with rolls 16 and the others shown around it in figure 1 is made from a permeable fabric which removes water from the web. See column 3, lines 45 through column 4, line 10.

Laapotti '821 teaches that when providing permeable fabric belts that support a web into a press nip formed by rollers, it is desirable that the support surface be extensible. See figures 2, 5 and 6, column 1, lines 10-25 and column 11, lines 10-30. This is provided by proving guide or support rolls (such as 22S and 32S) that move up and down relative to the other support rolls, thereby shortening or lengthening the portion of the belt (i.e. support surface) in contact with the web. See figures 2, 5 and 6 and column 11, lines 10-30.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Laapotti to (1) perform routine experimentation to optimize the extended nip length, given the teaching that the extended nip provides desirable benefits and should be at least 50 mm long, and as a result of this optimization also providing the 100 mm length "penetration"

Art Unit: 1762

segment", which would be the portion of the "extended nip" prior to the press nip. (2) It further would have been obvious to perform routine experimentation to optimize the dryness prior to the coating treatment, since Laapotti teaches that this process provides drying before coating and also teaches that a greater moisture then 2-4 % can be desirably provided. (3) it would further have been obvious to provide a drive device for the belts with an expectation of desirably controlled coating, because Laapotti teaches that the belts are guided around rolls and movement of the rolls/belt must be provided with some source, and it is well known in the art that belts would be driven by a drive source. (4) it would further have been obvious to make at least one of the guide rolls for the belts adjustable with an expectation of desirably controlled coating results, because this would allow for the control of the extended nip length (as discussed in 1 above), and allow for the use of the system with different coatings and materials with the nip length optimized for these different materials. (5) it would further have been obvious to modify Laapotti to provide for an extensible support surface in contact with the web as suggested by Laapotti '821 to provide optimal drying of the web because Laapotti teaches providing a belt support surface that is permeable to provide dewatering and Laapotti '821 provides that it is desired to provide an adjustable surface in contact with the web when using a belt support surface in dewatering treatments.

9. Claim 28 is rejected under 35 U.S.C. 103(a) as being unpatentable over Laapotti in view of Laapotti '821 as applied to claims 20-25, 27, 29-33, 35-37 and 38-39 above, and further in view of Lindsay et al (US 6228216).

Art Unit: 1762

Laapotti in view of Laapotti '821 teaches all the features of this claim except the web mass.

However, Lindsay teaches that when paper webs using a papermaking machine, desirable webs can be formed with a mass of, for example, 15-40 g/m<sup>2</sup>. Column 3, line 60 through column 4, line 40.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Laapotti in view of Laapotti '821 to use a web mass of 15-40 g/m² as suggested by Lindsay with an expectation of desirable coating results, because Laspotti in view of Laapotti '821 teaches a desirable treatment method for paper webs formed by a papermaking machine and Lindsay teaches that a desirable weight for paper webs formed by a papermaking machine is 15-40 g/m².

10. Claims 26 and 34 are rejected under 35 U.S.C. 103(a) as being unpatentable over Laapotti in view of Laapotti '821 as applied to claims 20-25, 27, 29-33, 35-37 and 38-39 above, and further in view of Japan 48-041007 (hereinafter '007).

Laapotti in view of Laapotti '821 teaches all the features of these claim except applying the medium incrementally to a plurality of belts and supporting the material with at least one belt.

However, '007 teaches a method for applying coating material to a running web using belts and nip rollers. See the abstract and figures 1-2. As shown by figures 1-2, the coating can

Art Unit: 1762

be applied to a single belt or applied to multiple belts incrementally. (note the lower belt/belts).

The lower belt/belts would also support the web. Figure 2.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Laapotti in view of Laapotti '821 to use multiple belts to coat incrementally as suggested by '007 with an expectation of desirable coating results, because Laspotti in view of Laapotti '821 teaches a desirable treatment using coating belts for a web and '007 teaches that a it is desirable to coat a web with a single belt or use multiple belts and an incremental coating.

## Response to Arguments

11. Applicant's arguments with respect to claims 20-39 have been considered but are most in view of the new ground(s) of rejection.

The Examiner has provided the new reference to Laapotti '821 as to the use of an extensible support surface as is now claimed.

#### Conclusion

12. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP \$ 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until

Art Unit: 1762

CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Katherine A. Bareford whose telephone number is (703) 308-0078. The examiner can normally be reached on M-F(7:00-4:30) First Friday Off. After December 9, 2003, the examiner's telephone number will be (571) 272-1413.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Shrive P. Beck can be reached on (703) 308-2333. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9306 for regular communications and for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0661.

KATHERINE A. BAREFORD PRIMARY EXAMINER GROUP 1100 / 200